

VOL. XLIII.

PIOCHE, NEVADA, THURSDAY, JULY 26, 1894.

NO. 45.

## STRIKE NOTES.

The Elko Independent of the 17th, just at hand through the delayed mails has this: This forenoon Superintendent Knapp, Thomas Marshall, the Salt Lake attorney, for the Southern Pacific company; E. S. Farrington, the local attorney of the railroad company, and Cap. Palmer, United States commissioner, came up from Carlin for the purpose of employing deputy United States marshals to guard all trains in and out of Carlin.

Shortly after the arrival of the train, which was guarded by a detail of regulars, a recruiting station was opened in Mr. Farrington's office and the town was scoured for men. After considerable rustling the following were accepted and sworn into the service of Uncle Sam: Nelson Oudekerk, W. H. Kennedy, James Adams, N. B. Brandt, Charles Holland, Eugene J. Frank Cogswell, E. C. Snyder, Fred McCoombs, J. D. Treat and Marsh Stottler.

The duties of the deputies so far as we are able to learn, are to ride out on every train leaving Carlin and arrest any one interfering with the trains. For this service the deputies receive five dollars per day from the railroad company.

The deputies are a very warlike looking crowd and we will not be surprised to hear that every striker threw up the sponge and resumed work when the deputies filed out of the caboose that took them to Carlin.

We cannot help thinking that this is a queer proceeding in this state, where there has been but little if any violence and where the civil authorities of the state are abundantly able to enforce the laws. But then we are not a railroad attorney with a big fat fee staring us in the face.

Last evening while a freight was standing in front of Commercial Row quite a crowd had gathered at the head of Virginia street, an officer and squad of regulars marched up the track and when opposite the groups they were faced about, and the officer ordered the bystanders to leave the street and get on the sidewalk. The citizens complied, recognizing that it was useless to remonstrate.—Reno Journal 18th.

Last evening while one of the A. R. U. boys named Sparks was passing in front of the Busch hotel he was insulted by Conductor Winters and brakeman LePoint, non-strikers, who were sitting there. The striker resented the insult, and did it so effectively that the brakeman came out of the fracas with a beautiful black eye. Sparks went down town, when he was again set upon by the same two men, the conductor, it is alleged striking him over the head with a pistol. The bystanders were separated and further trouble avoided. Warrants were issued for Winters and LePoint, charging them with assault. The former was arrested, but was released upon his own recognizance. The latter at latest accounts, had not been found by the officers.—Silver State 19th.

Mrs. Sarah Barclay, an aunt of G. E. Holesworth, arrived at Reno Sunday on her way to her sons in Placer county, California, she is 74 years of age, and she left home away down east June 26. She had never been a dozen miles from her native village until she started on this trip and her experience on the journey is not calculated to create a desire for traveling. She was in the blockade at Chicago, at Omaha, Ogden and other places along the road, and she was resignedly reading her bible when Mr. Holesworth found her on the train.—Virginia Chronicle.

## Dr. Price's Cream Baking Powder Most Perfect Made.

### Utah Statehood Bill.

Utah's statehood bill being signed, the people of the territory are going earnestly to work to arrange for a state constitution which shall be at once satisfactory to the people of the territory and to the United States.

The constitutional convention will consist of seventeen members. It will meet in March next and its work will be submitted to the people for their ratification at an election in November following and all being satisfactory, Utah's full admission will be effected in December 1895.

Generous tracts of land are provided for educational and charitable purposes and the educational institutions are to remain under the exclusive control of the state; no part of the proceeds of the land can be used for the support of any sectarian or denomination school.

It is provided also that the form of government adopted shall be Republican and that there shall be no distinction in civil or political rank on account of race or color except as to Indians who are not taxed; that it shall not be repugnant to the constitution of the United States and the principles of the declaration of independence.

The constitution shall also provide by ordinance irrevocable without the consent of the United States and the people of the state, that perfect toleration of religious sentiment shall be secured and that no inhabitant of the state shall ever be molested on account of the mode of religious worship, and it is provided that polygamous or plural marriages are forever prohibited. The state is to disclaim all title to the unappropriated public lands and all Indian tribes are to remain under the absolute jurisdiction of the United States.

The building formerly occupied by Jos. Sears on upper McCann street was removed to DeLamar Monday, where it will be converted into a residence for Toney Jacobson.

In Panaca and in the valleys about town the proposition of running two county tickets meets with considerable ready favor. A one ticket election they say, rarely amounts to much.

## OUR WASHINGTON LETTER.

Correspondence of THE RECORD.

WASHINGTON, July 19, 1894.

The alleged conference of committees from the House and Senate on the tariff bill, which is actually only a conference between eight Democrats and the various trusts which demand protection of their interests in payment for past and future contributions to the Democratic corruption fund, is still going on, and from what has leaked out there has been some very lively word battles in the committee room in which the meetings are held. Little Mr. Wilson, who by order of Mr. Cleveland was put at the head of House Ways and Means committee got so worked up at one of these meetings at the various demands made on behalf of the trusts by the Senators that he left the room in a huff and swore he would have nothing more to do with it. However, after a consultation with boss Cleveland he thought better of it and is again a regular attendant of the meetings, and before the thing is closed will probably vote as meekly for what the trusts want as any of his colleagues. No indications of when the legal conference, which will be attended as by law provided by the entire committees appointed by the Vice President and Speaker of the House respectively, will begin, has been given to the six Republicans who are members of those committees.

Senator Hale's resolution calling attention to the regular and illegal status of the meetings now being held may be heard from again in a way that will be both unexpected and unpleasant to the Democrats and the trusts. When conference committees were by law provided for in cases of disagreement between the House and the Senate on pending legislation it was not with the intention that the members of the majority party should devote days and weeks to bargaining and dickering with each other in order to arrive at a cut and dried agreement which should then be sprung on the minority and solidly supported by the majority. On the contrary it was intended that the conference should be all that the term implies—a full and free discussion of the points of difference between the House and Senate by all of the Representatives of the House and Senate, and not by representatives of only the political parties that happen to be in control of those bodies, and never until now has that intention been deliberately violated, although there have been hundreds of conferences held. Senator Voorhees admitted that a mistake was made by not inviting the Republicans to be present at the first meeting held, but so far as known he has taken no step to correct that mistake. Strictly speaking those eight Democrats have no legal right to tinker with that tariff bill in the forced absence of the six Republican members of the conference committee, and their attempting to do so may make trouble for them and their party. This tariff business is a long way from being settled.

Some of the Democrats have suddenly discovered that Utah will probably go Republican and so greatly are they exercised over it that they are actually trying to get Mr. Cleveland to veto the bill for the admission of that territory to the Union. Mr. Cleveland did not want the Utah bill passed at this session of Congress, but from the best obtainable information it is not probable that he will veto the bill now that it has passed, as it would be difficult to find a good reason for so doing.

The commission which Mr. Cleveland has agreed to appoint under the act of 1888, to investigate the railway strike, is not likely to secure any very valuable information, inasmuch as it will have no authority to get to the bottom of the trouble by investigating the causes of the strike against the Pullman Company, which was responsible for all the rest. It can only deal with interstate railways and their employees. It is difficult to understand how the labor organization got the idea that this commission would have authority to arbitrate. One section of the law under which Mr. Cleveland will appoint two additional commissioners to serve with the U. S. Commissioner of Labor in making this investigation does authorize arbitration by such a commission, but only after application has been made by both parties to the controversy for arbitration.

Just to show the country that it can do business rapidly when so minded, the Senate has in one week passed no less than nine of the regular appropriation bills, and the programme for the present week includes the passing of the other five. With all the appropriation bills out of the way only the tariff bill will stand in the way of adjournment.

There is a feeling of relief in Congress and in administration circles at the failure of the strike, which by reason of the non-action of the half anarchist Democratic governor of Illinois, at one time threatened to become a very serious matter. The Attorney General has asked for an appropriation of \$225,000 to pay the extra expenses incurred by reason of the strike by the department of Justice. The War department estimates have not been made up.

Senator Allen of Nebraska, is the latest victim of the personal explanation. He told the Senate Saturday that it was not true as published a few days previously that he had made a monkey of himself while in a glorious state of intoxication. The least said about the matter, the better.

Recently in Arizona a child aged two years and six months, while playing, was stung on the calf of his right leg by a scorpion. Aside from a little pain immediately following the sting, no evil effects were noticed for probably fifteen or twenty minutes. Then, suddenly, the little one was seized with torturing pain which threw it into convulsions, and in spite of the constant and strenuous efforts of physicians and friends, death resulted in less than three hours.

## No Assessment Work Required For 1894.

The County Recorder's office is in receipt of the following:

WASHINGTON, D. C., July 9.—The Senate today passed the House bill suspending for the year 1894, the provisions of the revised statutes which require that \$100 worth per annum of labor shall be performed or improvement made on each located mining claim during the term before the close of the present year a notice that the claimant intends in good faith to hold and work his claim, he is exempted from the above requirements for this year.

A bill will soon be brought up in the House providing that in cases of a contest on a mining entry the Land Office must presume that the land situated in a mineral belt are mineral lands until the contrary is proven. This is expected to pass and is designed to remove considerable difficulty and expense in contesting such suits.

Yours respectfully,  
CALIFORNIA MINERS ASSOCIATION.

## LEGAL NOTICE.

IN THE DISTRICT COURT OF THE STATE OF NEVADA, IN AND FOR LINCOLN COUNTY.

In the Matter of the Estate of John Gustin, Deceased.

Julia McFadden, the administratrix of the estate of John Gustin, deceased, having filed her petition therein, duly verified, praying for an order of sale of real estate of said deceased, for the purposes therein set forth, it is therefore ordered by the clerk of said District Court, that all persons interested in the estate of said deceased, appear before the said District Court on Monday the 16th day of July, 1894, at ten o'clock a. m. of said day, at the courtroom of said District Court, in the town of Pioche, County and State of Nevada, to show cause why an order should not be granted to said administratrix to sell all or so much of the real estate of the said deceased, at private sale as shall be necessary.

J. A. CLARK,  
Clerk of the District Court, State of Nevada, in and for Lincoln County.  
Dated June 7, 1894.

## LEGAL NOTICE.

IN THE DISTRICT COURT OF THE STATE OF NEVADA, IN AND FOR LINCOLN COUNTY.

In the Matter of the Estate of J. J. Smith, Deceased.

Julia McFadden, the administratrix of J. J. Smith, deceased, having filed her petition herein, duly verified, praying for an order of the sale of the real estate of said deceased, for the purposes therein set forth, it is therefore ordered by the clerk of said District Court, that all persons interested in the estate of said deceased, appear before the said District Court on Monday the 16th day of July, 1894, at ten o'clock a. m. of said day, at the courtroom of said District Court, in the town of Pioche, County and State of Nevada, to show cause why an order should not be granted to said administratrix to sell all or so much of the real estate of the said deceased, at private sale as shall be necessary.

J. A. CLARK,  
Clerk of the District Court, State of Nevada, in and for Lincoln County.  
Dated June 7, 1894.

## LEGAL NOTICE.

Notice of Intention to Apply For a Permit to cut Timber on Public Land.

Notice is hereby given that the undersigned are about to make application to the Honorable Secretary of the Interior for permission to cut timber on unsurveyed Government land of the United States, situated in the County of Lincoln, State of Nevada, and described as follows: Situated south-east of and about ten miles distant from Clover Valley, in said Lincoln County, in the Saw Mill range of mountains on the Pulispher Hill, and embracing one hundred and sixty acres of land, more or less, and containing about six hundred thousand feet of Yellow Pine timber, suitable for manufacturing into lumber.

JOHN M. PULISHER,  
C. O. RONSON,  
Dated, Pioche Nevada, June 14, 1894.

## NOTICE.

To Whom it May Concern:

Notice is hereby given by the undersigned, that neither he nor his interest is in any way or manner responsible for any labor performed, or any indebtedness of any kind incurred for any purpose whatsoever on the "Lucky Bar" mining claim, situated in Ferguson Mining District, Lincoln County, Nevada, unless authorized by the undersigned.

W. J. DOOLEY,  
Dated Pioche, Nevada, July 3, 1894.

## NOTICE.

To Whom it May Concern:

All persons are hereby notified not to trespass on any portion of the surface ground of the Jim Crow No. 3 or the Gavin mining claims, in Ferguson Mining District, Lincoln County, Nevada, owned by JOHN PETERSHER, D. A. F. WEIKLE, JOHN PETERSHER, D. A. F. WEIKLE, MRS. JULIA MCFADDEN, H. A. COHEN.  
Dated Pioche, Nevada, May 8, 1894.

## LEGAL NOTICE.

IN THE DISTRICT COURT OF THE STATE OF NEVADA, IN AND FOR LINCOLN COUNTY.

In the Matter of the Estate of James McFadden, Deceased.

Julia McFadden, the administratrix of the estate of James McFadden, deceased, having filed her petition herein, duly verified, praying for an order of sale of certain real estate of said deceased, for the purposes therein set forth, it is therefore ordered by the Judge of the said Court, that all persons interested in the estate of said deceased, appear before the said District Court on Monday the 16th day of July, A. D. 1894, at ten o'clock a. m. of said day, at the courtroom of said District Court in the town of Pioche, Lincoln County, State of Nevada, to show cause why an order should not be granted to the said administratrix to sell so much of the real estate of the said deceased, at private or public sale, as shall be necessary; and that a copy of this order be published at least four successive weeks in the Pioche Weekly Record, a newspaper published in said Lincoln County.

A. E. CHENEY, District Judge.  
Date 1 May 28, 1894.

## NOTICE.

The Godde Mercantile Company, having closed business at Pioche, desire that all persons knowing themselves indebted to the Company, call and make satisfactory settlements of their accounts within thirty days from date.  
Pioche, Nevada June 28, 1894.

## Milford and Pioche

STAGE LINE.

Leaves Milford every morning except Monday at 7:30 o'clock.

Leaves Pioche every morning except Sunday at 8 o'clock.

Through Fare each way, \$12.50

Reduction on round trip tickets.

Freight at reasonable rates. For particulars call on A. S. THOMPSON Pioche Agent.

LOUIE KLEIN,

AT THE OLD

Philadelphia Brewery Saloon

Main Street,

Keeps on hand a Better Grade of

LIQUORS and CIGARS

than any house in town.

CALL AND SAMPLE THE STOCK.

JOHN SHERIDAN,

BOOT AND SHOE MAKER.

First door north of the Odd Fellow's Building, Main Street.

Repairing Promptly and Neatly Done

DR. A. BJORNSON,

Physician and Surgeon

Office and Residence, at former residence of John Shier, Meadow Valley St.,

Pioche, - - - Nevada.

Notice To Creditors.

Estate of Conrad Kiel—Deceased:

Notice is hereby given by the undersigned, executor of the last will of said deceased, to the creditors of, and all persons having claims against the said deceased, to exhibit the same with the necessary vouchers within four months from the first publication of this notice, to the undersigned at his residence in Las Vegas Valley in said county.

EDWIN B. KIEL, Executor.  
Pioche, Lincoln County Nevada, May 31, 1894.

NOTICE.

All persons desiring to obtain Teacher's Certificates are hereby notified that under directions from the State Board, the County Board of Examiners will meet at 8 a. m. on the 28th, 29th and 30th, days of June 1894, to conduct such examinations, and all persons intending to apply for certificates are requested to give notice before the beginning of the meetings, to the County School Superintendent.

WM. CULVERWELL,  
County School Superintendent.  
che, Nevada, June 20, 1894.

NOTICE.

To Whom it May Concern:

Notice is hereby given by the undersigned that neither he nor his interest is in any way or manner responsible for any labor performed, or any indebtedness of any kind incurred for any purpose whatsoever on the "Lucky Bar" mining claim, situated in Ferguson Mining District, Lincoln County, Nevada, unless authorized by the undersigned.

JOHN ROEDER,  
Dated Pioche, Nevada, July 3, 1894.

Notice of Forfeiture.

To J. B. Gilbert and H. P. Thompson their grantees, successors or assigns:

You are hereby notified that the undersigned, a co-owner with you in the Logan and the Emma F. lode mining claims, situated in the Ferguson Mining District, County of Lincoln, State of Nevada, has performed the work and made the expenditures on said above mentioned claims and each of them, necessary to hold the same for the year A. D. 1894, as required by section 2214 of the Revised Statutes of the United States, and that the amount due from you, your grantees, successors or assigns on account of such expenditure on said claims is as follows: J. B. Gilbert, one-third interest, \$66.66; H. P. Thompson, one-third interest, \$66.66.

And if within ninety days after the publication of this notice, you fail or refuse to contribute your said proportions of such expenditure as co-owners, your interests in said claims will become the property of the undersigned under said section 2214.

JOSEPH FRECHENCY,  
Hiko, Nev. Feb. 18, 1894.

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A. E. CHENEY, District Judge.  
Date 1 May 28, 1894.

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## "DICK'S"

RESTAURANT

AND

Chop -:- House

On Main Street

Is the Best place to call when you want the Best meal to be had in Pioche.

Meal Tickets 3 For \$1.00

The Bakery has also Fresh BREAD, PIES and CAKES Every Day.

T. J. OSBORNE,

ATTORNEY-AT-LAW,

Notary Public.

Office in MASONIC HALL, PIOCHe

SOCIETIES.

I. O. O. F.

PIOCHE LODGE NO. 23.

MEETS EVERY TUESDAY AT 7:30 o'clock in their hall on Main street. Visiting Brothers cordially invited to attend.

ED. F. FREUDENHALL, Secretary.

A. O. U. W.

PIOCHE LODGE NO. 26.

THE REGULAR MEETING OF Pioche Lodge No. 26, A. O. U. W., are held in Odd Fellow's Hall the first and third Wednesday evening of each month, at 7:30 o'clock sharp. Visiting brothers cordially invited to attend.

JAMES DUFFIN, M. W.

E. L. GUNBY, Recorder.

F. A. M.

ST. JOHN'S LODGE NO. 18.

MEETS THE FOURTH SATURDAY in each month at Masonic Hall, on Lacour street. All visiting Brothers in good standing are invited to attend.

T. J. OSBORNE, Secretary.

E. D. TURNER, W. M.

GEO. S. SAWYER,

Attorney and Counsellor-at-Law,

Office in Lynch's Block,

PIOCHE, - NEVADA.

THE BEST MEAL

FOR

\* TWO BITS \*

—Can Be Had At The—

UNION RESTAURANT

MAIN STREET, - - - PIOCHe.

NEW HOME

AND

SAVE

MONEY

IT IS ABSOLUTELY

THE BEST

SEWING

MACHINE

MADE

WE OR OUR DEALERS can sell you machines cheaper than you can get elsewhere. The NEW HOME is our best, but we make cheaper kinds, such as the CLIMAX, IDEAL and other High Arm Full Nickel Plated Sewing Machines for \$15.00 and up. Call on our agent or write us. We want your trade, and if prices, terms and square dealing will win, we will have it. We challenge the world to produce a BETTER \$50.00 Sewing Machine for \$50.00, or a better \$20. Sewing Machine for \$20.00 than you can buy from us, or our Agents.

THE NEW HOME SEWING MACHINE CO.

CHICAGO, ILL., BOSTON, MASS., 25 UNION SQUARE, N. Y., CINCINNATI, OH., ST. LOUIS, MO., DALLAS, TEXAS, SAN FRANCISCO, CAL., ATLANTA, GA.

SOLE AGENTS, CATTON, BELL & CO.,

SUCCESSORS TO PALMER & CO.,

214 2nd St., Pioche, Nev.

Disables up to 1000. Agents, Pioche, Nev.

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